	2:17-0K-57466 DOC 62 Filed 10/12/information to identify the case:	21 Entered 10/12/21 09:21:13 7	Desc Main
	Judy Leigh Cilono		
Debtor 1	Judy Leigh Cilono		
Debtor 2 (Spouse, if filing	g)		
United States	s Bankruptcy Court for the: Southern District of Ohio		
Case number	r <u>2:17-bk-57466</u>		
O((; -; -1	F 44004		
	Form 410S1		
Notic	e of Mortgage Payment	Change	12/15
debtor's prir as a supplen	r's plan provides for payment of postpetition contractual ncipal residence, you must use this form to give notice ment to your proof of claim at least 21 days before the rU.S. Bank National Association, not in creditor:	of any changes in the installment payment a new payment amount is due. See Bankruptcy I its individual capacity but solely as	mount. File this form
	gits of any number you use to e debtor's account: 1 1 0	Date of payment change: Must be at least 21 days after date of this notice	07/01/2021
		New total payment: Principal, interest, and escrow, if any	\$809.27
Part 1:	Escrow Account Payment Adjustment		
□ No	ere be a change in the debtor's escrow account p . Attach a copy of the escrow account statement prepared i the basis for the change. If a statement is not attached, ex	n a form consistent with applicable nonbankrupt	
	Current escrow payment: \$ 401.59		379.49
	current escrow payment. \$	New escrow payment. 5	<u> </u>
Part 2:	Mortgage Payment Adjustment		
	e debtor's principal and interest payment change le-rate account?	based on an adjustment to the interest	rate on the debtor's
	. Attach a copy of the rate change notice prepared in a form attached, explain why:		f a notice is not
	Current interest rate:%	New interest rate:	%
	Current principal and interest payment: \$	New principal and interest payment:	\$
Part 3:	Other Payment Change		
3. Will the	ere be a change in the debtor's mortgage payme	nt for a reason not listed above?	
☑ No ☐ Yes.	. Attach a copy of any documents describing the basis for the (Court approval may be required before the payment char		odification agreement.
	Reason for change:		
	Current mortgage payment: \$	New mortgage payment: \$	

Case 2:17-bk-57466 Doc 62 Filed 10/12/21 Entered 10/12/21 09:21:13 Desc Main Document Page 2 of 7

Debtor 1 J	udy Leigh Cilono rst Name Middle Name Last Name		Case number (if known) 2:17-bk-57466
Part 4: Si	gn Here		
The person telephone no		d print your name	and your title, if any, and state your address and
Check the ap	propriate box.		
☐ I am t	ne creditor.		
⊈ I am t	ne creditor's authorized agent.		
knowledge,	der penalty of perjury that the information information, and reasonable belief. Slutsky Simons	on provided in th	is claim is true and correct to the best of my Date 10/12/2021
Print:	Molly Slutsky Simons First Name Middle Name Last N	lame	Title Attorney for Creditor
Company	Sottile & Barile, Attorneys at Law		
Address	394 Wards Corner Road, Suite 180 Number Street		
	Loveland OH	45140	
	City State	ZIP Code	
Contact phone	513-444-4100		Email bankruptcy@sottileandbarile.com

Case 2:17-bk-57466 Doc 62 Filed 10/12/21 Entered 10/12/21 09:21:13 Desc Main Document Page 3 of 7 Statement

RUSHMORE
OAN MANAGEMENT
SERVICES
(888) 504-6700

Statement Date: Loan Number: August 11, 2021

JUDY L CILONO

1389 PHLOX AVE

BLACKLICK OH 43004-9514

Need help understanding your mortgage escrow statement?

Scan here or visit rushmorelm.com

We review your escrow account annually to ensure that you have adequate funds to cover your tax and insurance items for the next 12 months. The amounts billed for certain escrow items changed. This statement describes the changes, possible changes to your monthly payments, and your options.

What changed?



Taxes increased by \$3,280.72 per year.

Changes in the above items mean that the amount needed in your escrow account increased by \$3,280.72 per year.

How do these changes affect me?

Based upon the Anticipated Escrow Disbursements and Payments, we have determined that your Escrow Account has sufficient funds. In order to receive a refund your loan must be current, in good standing and have sufficient funds in your escrow account.

	Current Payment	Escrow Change	New Monthly Payment Effective 07/2021
Due Date	07/202 I		07/2021
Principal and Interest	\$429.78		\$429.78
Escrow Payment	\$401.59	-\$22.10	\$379.49
Escrow Overage			\$0.00
TOTAL	\$831.37		\$809.27

A detailed explanation of the calculations for your escrow account is located on page 2.

Note: 'Online bill payment users: Your payment is changing effective 07/01/2021 so action is required. Please log into your bank's online account and update your payment amount. Thank you!

Rushmore Loan Management Services LLC

ESCROW OVERAGE

Loan Number: Mortgager Name: JUDY L CILONO

Escrow Overage Amount: \$829.27

Based upon the Anticipated Escrow Disbursements and Payments, we have determined that your Escrow Account has sufficient funds. In order to receive a refund your loan must be current, in good standing and have sufficient funds in your escrow account.

Rushmore Loan Management Services LLC P.O. Box 514707

Case 2:17-bk-57466 Doc 62 Filed 10/12/21 Entered 10/12/21 09:21:13 Desc Mair Document Page 4 of 7

How did Rushmore make the escrow calculations?

Step 1: Rushmore analyzes all items paid by the escrow account, we then calculate the amount that you'll likely need to pay these bills.

Step 2: We take your anticipated taxes and/or insurance premiums to determine the total outgoing payments. We then divide the total outgoing payments by 12 to determine your monthly escrow amount.

Your total anticipated tax and/or insurance premium(s) are as follows:

Annual Property Taxes \$3,280.72

Total \$3,280.72 divided by 12 months = \$273.39

Step 3: We calculate the minimum required escrow balance. Your escrow account must have a minimum balance of \$0.00 for the next year.

Step 4: We calculate your annual escrow account projection for the coming year. If your monthly escrow balance falls below the minimum balance of \$0.00, your escrow account experiences a shortage. If our calculation determines that your monthly escrow balance will not reach the minimum balance, your escrow account will have an overage.

The table below demonstrates the estimated activity in your escrow account for the coming year.

What escrow activity is expected in the coming year?

The highlighted row indicates the lowest estimated escrow balance for the year of -\$505.13. The difference between the lowest projected balance of -\$505.13 and the minimum required escrow balance of \$0.00 is \$829.27.

\$829.27 is your escrow overage.

	PAYMENTS TO	ESTIMATED PAYMENTS FROM ESCROW ACCOUNT			ESCROW ACCOUNT BALANCE		
	ESCROW	MIP/PMI	Taxes	Flood	Homeowner's	Estimated	Required
	ACCOUNT			nsurance	nsurance		
Anticipated						-\$884.62	-\$379.49
Date of Activity					Starting Balance	-3004.02	-\$377.47
Jul 2 I	\$379.49					-\$505.13	\$0.00
Aug 2 I	\$379.49					-\$125.64	\$379.49
Sep 21	\$379.49					\$253.85	\$758.98
Oct 21	\$379.49					\$633.34	\$1,138.47
Nov 21	\$379.49					\$1,012.83	\$1,517.96
Dec 21	\$379.49		\$1,640.36			-\$248.04	\$257.09
Jan 22	\$379.49					\$131.45	\$636.58
Feb 22	\$379.49					\$5 0.94	\$1,016.07
Mar 22	\$379.49					\$890.43	\$1,395.56
Apr 22	\$379.49					\$1,269.92	\$1,775.05
May 22	\$379.49					\$1,649.41	\$2,154.54
Jun 22	\$379.49		\$1,640.36			\$388.54	\$893.67

NOTE: If this escrow analysis indicates that there is a surplus, it may not mean that you are entitled to receive a return of that surplus. This analysis was calculated based on an assumption that the account is current according to the terms of the note and Mortgage/Deed of Trust. If the account is behind, in default, or in bankruptcy, this analysis may not reflect the current state of the account or the terms of a bankruptcy plan. If there are enough funds in the escrow account the surplus will be mailed to you within 30 days, provided the account is current under the terms of the note and Mortgage/Deed of Trust.

Back of coupon or check intentionally left blank

Doc 62 Filed 10/12/21 Entered 10/12/21 09:21:13

Document Page 5 of 7 Case 2:17-bk-57466

What escrow activity occurred since your last analysis?

The chart below reflects what actually happened in your escrow account since your last analysis.

Between 02/2021 and 08/2021 a total of \$1,606.36 was deposited to your escrow account and a total of \$1,850.81 was disbursed from your escrow account as follows. Totals for each disbursements are noted below.

> COUNTY/PARIS: \$1,640.36 RBP/FHA INSU: \$210.45

	PAYMENTS TO ESCR ACCOUNT	ow	PAYMENTS FROM ESCROW ACCOUNT		ESCROW BALANCE COMPARISON		
Month of Activity	<u>Estimated</u> A	ctual	<u>Estimated</u>	<u>Actual</u>	Description Starting Balance	Estimated \$0.00	<u>Actual</u> -\$29.82
Mar 21	\$40	01.59				\$0.00	\$371.77
Apr 21	\$40	01.59		\$70.15	RBP/FHA INSU	\$0.00	\$703.2I
May 21	\$40	01.59		\$70.15	RBP/FHA INSU	\$0.00	\$1,034.65
Jun 21	\$40	1.59		\$70.15	RBP/FHA INSU	\$0.00	\$1,366.09
Jun 21				\$1,640.36	COUNTY/PARIS	\$0.00	-\$274.27

E—Indicates the activity has not yet occurred but is estimated to occur as shown.

*if there is an amount listed in the "Actual" column under Payments To Escrow Account on Page 2 above, then this is the assumption that was made and indicates the amount that would have been paid into escrow for a contractually current loan. This number does not represent payments that were actually made by you. As discussed above, these escrow calculations are calculated based on an assumption that the account would be current according to the terms of the note and mortgage/deed of trust.

Rushmore Loan Management Services LLC is a Debt Collector, who is attempting to collect a debt. Any information obtained will be used for that purpose. However, if you are in Bankruptcy or received a Bankruptcy Discharge of this debt, this letter is being sent for informational purposes only, is not an attempt to collect a debt and does not constitute a notice of personal liability with respect to the debt.

Rushmore Loan Management Services LLC is a Debt Collector attempting to collect a debt.

Bankruptcy Notice. If you are in bankruptcy or if your obligation to repay this loan was discharged in bankruptcy, this informational notice is sent to you in order to comply with statutory requirements. It is not an attempt to collect a debt. You may disregard information relating to payment remittance. You are not obligated to make payments and any amount(s) you do pay Rushmore is at your discretion. Please note, however, Rushmore reserves the right to exercise its legal rights, including but not limited to foreclosure of its lien interest, only against the property securing the original obligation.

If you have any other mortgage loans secured by the same property not serviced by Rushmore, please contact your other servicer directly to discuss any possible loss mitigation options that may be available to you.

If you are a confirmed Successor-in-Interest who has not assumed the mortgage loan obligation under State Law, this letter is being sent for information purposes only and does not constitute personal liability with respect to the debt.

LEGAL NOTIFICATION: Rushmore Loan Management Services LLC may report information about your account to credit bureaus. Late payments, missed payments or other defaults on your account may be reflected in your credit report.

Notice of Error Resolution & Information Request Procedures

The following outlines the Error Resolution and Information Request Procedures for your mortgage account at Rushmore Loan Management Services LLC (RLMS). Please keep this document for your records.

If you think an error has occurred on your mortgage account or if you need specific information about the servicing of your loan, please write us at:

Rushmore Loan Management Services LLC P.O. Box 52262 Irvine, CA 92619-2262

All written requests for information or notices of error should contain the following information:

- I. Your name
- 2. Account number
- 3. Property Address
- 4. Description of the error and explanation as to why you believe it is an error or a request for specific information regarding the servicing of your loan
- 5. Current contact information so we may follow up with you

All written requests for specific information will be handled within 30 days of receipt. We will determine whether an error occurred within 30 days after receiving your notice of error and will correct any error promptly (Notices of error on payoff statements will be handled within 7 days). If additional time is needed to investigate your complaint or request, we may take up to 45 days but we will notify you of the extension within the original 30 days. If we decide that there was no error, we will send you a written explanation. You may ask for copies of the documents that we used in our investigation.

HUD STATEMENT

Pursuant to section 169 of the Housing and Community Development Act of 1987, you may have the opportunity to receive counseling from various local agencies regarding the retention of your home. You may obtain a list of the HUD approved housing counseling agencies by calling the HUD nationwide toll-free telephone at 1-800-569-4287.

Equal Credit Opportunity Act Disclosure

NOTICE: The federal Equal Credit Opportunity Act prohibits creditors from discriminating against credit applicants on the basis of race, color, religion, national origin, sex, marital status, age (provided the applicant has the capacity to enter into a binding contract); because all or part of the applicant's income derives from any public assistance program; or because the applicant has in good faith exercised any right under the Consumer Credit Protection Act. The federal agency that administers compliance with this law concerning this creditor is the Bureau of Consumer Financial Protection, 1700 G Street NW, Washington, DC 20552 or Federal Trade Commission, Equal Credit Opportunity, Washington, DC 20580.

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF OHIO COLUMBUS DIVISION

In Re: Case No. 2:17-bk-57466

Judy Leigh Cilono Chapter 13

Debtor. Judge John E. Hoffman, Jr.

CERTIFICATE OF SERVICE

I certify that a copy of the foregoing Notice of Mortgage Payment Change was served **electronically** on October 12, 2021 through the Court's ECF System on all ECF participants registered in this case at the e-mail address registered with the Court

And by first class mail on October 12, 2021 addressed to:

Judy Leigh Cilono, Debtor 1389 Phlox Ave. Blacklick, OH 43004

Respectfully Submitted,

/s/ Molly Slutsky Simons

Molly Slutsky Simons (0083702) Sottile & Barile, Attorneys at Law 394 Wards Corner Road, Suite 180 Loveland, OH 45140

Phone: 513.444.4100

Email: bankruptcy@sottileandbarile.com

Attorney for Creditor